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APPLICATION NO.	1	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/614,571		07/07/2003	Yuichiro Ikemoto	9792909-5662	7482	
26263	7590	09/21/2005		EXAM	EXAMINER	
SONNENS	SCHEIN	NATH & ROSENT	NGUYEN,	NGUYEN, THINH H		
P.O. BOX 0	61080					
WACKER DRIVE STATION, SEARS TOWN			OWER	ART UNIT	PAPER NUMBER	
CHICAGO.	IL 606	06-1080		2861		

DATE MAILED: 09/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Author Occurrence	10/614,571	10/614,571 IKEMOTO ET AL.					
Office Action Summary	Examiner	Art Unit					
	Thinh H. Nguyen	2861					
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet wit	h the correspondence ac	idress				
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D. Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 36(a). In no event, however, may a rewill apply and will expire SIX (6) MONT, cause the application to become ABA	ATION. ply be timely filed HS from the mailing date of this curve (ANDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on							
, ,							
3) Since this application is in condition for allowar		rs, prosecution as to the	e merits is				
,—	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims	,	•					
4)⊠ Claim(s) <u>1,3-7,18,19,28 and 29</u> is/are pending	in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6) Claim(s) <u>1,3-7,18-19,28-29</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/o	r election requirement.						
Application Papers							
9) The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) acc	epted or b)□ objected to b	y the Examiner.					
Applicant may not request that any objection to the	drawing(s) be held in abeyand	e. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s	s) is objected to. See 37 C	FR 1.121(d).				
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attached	Office Action or form P	TO-152.				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. §	119(a)-(d) or (f).					
1. Certified copies of the priority documents	s have been received.						
2. Certified copies of the priority documents	s have been received in Ap	plication No					
3. Copies of the certified copies of the prior	rity documents have been r	eceived in this National	Stage				
application from the International Bureau	u (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list	of the certified copies not re	eceived.					
Attachment(s)	_						
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Su	mmary (PTO-413) /Mail Date					
2) Notice of Draitsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	_	ormal Patent Application (PTC	O-152)				

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on August 11, 2005 has been entered.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 3-7, 18-19, 28-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shimizu et al. (U.S. 6,386,668) in view of Allen et al. (U.S.5,469,199)

Shimizu (fig.3) discloses the instant claimed line head of a printer having the head length equal to the width of recording paper for permitting fast printing, comprising:

at least one ink-ejecting mechanism (24), the at least one ink-ejecting mechanism having a printer head;

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at least one head chip (231, 232, 233) formed on the printer head, the at least one head chip being formed in an array pattern on the printer head (23); and

a plurality of nozzles (23a) associated with one nozzle array and nozzles associated with an adjacent nozzle array overlap along at least one direction to form an overlapped area on a print object such that when the at least one ink ejecting mechanism drives across the print object the nozzles of the one nozzle array and the nozzles of the adjacent nozzle array respectively eject inks which are mixed in the overlapped area to reduce dot density differences on the print object, wherein the nozzles are placed on the nozzle plate almost as wide as the print object (col.1, lines 16-18) to form the nozzle array in a direction perpendicular to the feeding direction of the print object.

Re claims 3, 4 limitations, it is apparent that nozzles in the overlapped areas (A-L, a-I; fig.28B) will be shifted such that a boundary is set when the print object is smaller than the overlapped areas.

Shimizu discloses the instant claimed subject matter with the exception of a nozzle plate; as many of said head chips as necessary for said predetermined colors said head chips aligned to form said print head; wherein said nozzles are formed on a nozzle plate;

as many of said nozzles as necessary for said head chips to be are formed; and as many of said nozzles as necessary for said predetermined colors are formed; and

as many of said plurality of head chips necessary for said predetermined colors are placed on said nozzle plate to form said printer head.

Shimizu does not disclose the printer head comprises not more than one nozzle plate.

Allen et al. discloses a printhead 10 (col.6, lines 59+) comprises a plurality of dies 56 and a nozzle plate 18 (fig.5, singular form emphasis) which may either contains a group of nozzles 20 of a single head unit or a any number of groups correspond to the number of head units of a respective one ink color or may be another ink color (col.5, line 62 – col.6, line 6), extending in the direction of the print width of the printhead 10 in an overlapping (stack) manner (fig.3). As noted in col.4, lines 41-44 and clearly suggested by Allen, the length of the printhead (singular form emphasis) can be extended anywhere between approximately one-sixth inch and twelve inches.

Accordingly, the width of nozzle plate 18 (singular form emphasis) and the number of nozzles can be extended and increased to meet the width of the printhead.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the nozzle plate in Shimizu's printhead as such plate is inherently associated with most printheads. Further, the purpose of using the extended nozzle plate taught by Allen in Shimizu is to achieve precise alignment of the orifices which are arranged in the stacked manner as shown in figure 3.

Patent Application Information Retrieval (PAIR)

3. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For

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more information about the PAIR system, see http://pair-direct.uspto.gov. Should you

have questions on access to the Private PAIR system, contact the Electronic Business

Center (EBC) at 866-217-9197 (toll-free).

Contact Information

4. Any inquiry concerning this communication should be directed to examiner Thinh

Nguyen at telephone number (571) 272-2257. The examiner can generally be reached

Mon-Wed, Thursday from 9:00A – 5:00P. The official fax phone number for the

organization is (571) 273-8300.

The examiner supervisor, Dave Talbott, can also be reached at (571) 272-1934.

Any inquiry of a general nature or relating to the status of this application should

be directed to the group receptionist whose telephone number is (703) 308-1782.

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Thinh Nguyen

September 15, 2005

Thinh Nguyen
Primary Examiner
Technology Center 2800